United States District Court

EQUAL EMPLOYMENT COMMISSION, BURLINGTON COAT et al, Jury Verdict. This are its verdict. Decision by Court. decision has been remarked in the decision of the decision of the decision decisio	Plaintiff, V. FACTORY, Defendant. Stion came before the Countries of t	nt for a trial by j hearing before udgment to cause of	JUDGMI ASE NUMBER ithe Court. The	: 98-' s have been ne issues ha	7 A CIVI	ne jury ha d or heard ed in	as rendere
BURLINGTON COAT et al, Jury Verdict. This a its verdict. Decision by Court. decision has been ren IT IS ORDERED AND favor of the decision has decision decision.	Plaintiff, V. FACTORY, Defendant. This action came to trial or dered. ADJUDGED that j fendant for no	nt for a trial by j hearing before udgment to cause of	iury, The issues the Court. The	: 98-' s have been ne issues ha	7 5 6 4 5 In tried and th	ne jury ha d or heard ed in	as rendere
BURLINGTON COAT et al, Jury Verdict. This a its verdict. Decision by Court. decision has been rer IT IS ORDERED AND	V. FACTORY, Defendant. Stion came before the Countries action came to trial or dered. ADJUDGED that j fendant for no	nt for a trial by j hearing before udgment to cause of	iury, The issues the Court. The	: 98-' s have been ne issues ha	7 5 6 4 5 In tried and th	ne jury ha d or heard ed in	es rendere
Jury Verdict. This arits verdict. Decision by Court. decision has been removed in the decision of the decision the decision of the decision that it is one	FACTORY, Defendant. Stion came before the Court This action came to trial or dered. ADJUDGED that j fendant for no	nt for a trial by j hearing before udgment to cause of	the Court. The	s have beer ne issues ha	n tried and th	d or heard	
Jury Verdict. This arits verdict. Decision by Court. decision has been removed in the decision of the decision the decision of the decision that it is one	Defendant. Ition came before the Countries action came to trial or dered. ADJUDGED that judged fendant for no	nt for a trial by j hearing before udgment to cause of	the Court. The	s have beer ne issues ha	n tried and th	d or heard	
its verdict. Decision by Court. decision has been rer IT IS ORDERED AND	This action came to trial or dered. ADJUDGED that j fendant for no	hearing before udgment to cause of	ethe Court. The	ne issues ha	ave been tried	d or heard	
its verdict. Decision by Court. decision has been rer IT IS ORDERED AND	This action came to trial or dered. ADJUDGED that j fendant for no	hearing before udgment to cause of	ethe Court. The	ne issues ha	ave been tried	d or heard	
decision has been ren ${\sf IT}$ IS ORDERED AND ${\sf Eavor}$ of the de	dered. ADJUDGED that j fendant for no	udgment l	oe and he			ed in	d and a
favor of the de	fendant for no	cause of		reby is	s entere	. . •	
			action.		118	. :	
The above	case is DISMISS	ED.			= 8	ċ	
					= s	~ *	C
					- S	<u>ب</u>	
						8	
					AS		75.55
						四四	
					ROI	4	
					-13 -	P5 :05	
					= E	105	
A se ^r iĝi		Et ktylik	•				
· ·	:	Artings					
		분홍호명 (11원 - 11 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 ·					
, · · ·					,		
December 14,			DAVID W	EAVER			

(BY) Deputy Clerk JUDY CASSADY